1 2 3 4 5 6 7 8	KEVIN V. RYAN (CASBN 118321) United States Attorney ROSS W. NADEL (CSBN 87940) Chief. Criminal Division DAVID L. DENIER (CSBN 95024) Assistant United States Attorney 450 Golden Gate Avenue, Box 36055 San Francisco, California 94102 Telephone: (415) 436-6888 Attorneys for Plaintiff
9	UNITED STATES DISTRICT COURT
10	NORTHERN DISTRICT OF CALIFORNIA
11	OAKLAND DIVISION
12	
13	UNITED STATES OF AMERICA,) No. CR 02-40077-CW
14	Plaintiff,)
15) PLEA AGRÉEMENT v.
16	ARLANDA E. JOHNSON,)
17	Defendant.
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20	I, Arlanda E. Johnson, and the United States Attorney's Office for the Northern District of
21	California (hereafter "the government") enter into this written plea agreement (the "Agreement")
22	pursuant to Rules 11(c)(1)(A) and 11(c)(1)(B) of the Federal Rules of Criminal Procedure:
23	The Defendant's Promises
24	1. I agree to plead guilty to counts one through five of the captioned indictment
	charging me with willfully aiding and assisting in the preparation of false federal income tax
25	returns, in violation of 26 U.S.C. § 7206(2). I agree that the elements of each offense and the
26	maximum penalties are as follows: (1) the defendant aided, procured, counseled, or advised the
27	preparation and presentation to the Internal Revenue Service of a false and fraudulent U.S.
	PLEA AGREEMENT CR 02-40077-CW

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took some home study courses.

l aided and assisted in the preparation of 69 different original and amended federal income tax returns for 16 different clients spanning the five year period from 1994 through 1998 which are materially false as charged in the indictment. While the clients provided me with accurate personal and business records, I obtained fraudulent refunds or reduced tax due and owing for each of the 69 returns by either inflating or creating false Schedules A, C and E deductions and expenses, and also by manipulating the client's filing status. One scheme involved creating business losses by reporting nonexistent Schedule C income and then claiming non-deductible church-related expenses which exceeded the income resulting in Schedule C losses. I also amended new clients' previously filed income tax returns and claimed these false expenses and deductions to obtain refunds. The 16 clients had little knowledge or experience with tax preparation and were not willing participants in my scheme. Generally, I did not review their income tax returns with them.

In addition to the creation of false religious-related expenses: (1) I created a false Schedule E, turning a shared living situation into a rental property, and continued to claim Schedule E income/expenses after the shared living situation ended; (2) I created false businesses with false expenses; (3) I created false business expenses for legitimate businesses;

- (4) I inflated business expenses and charitable contributions; (5) I fabricated unreimbursed employee business expenses; (6) I claimed college tuition as a deductible job related expense; and (7) I manipulated the marital filing status to put clients in a lower tax bracket.
- 3. I agree to give up all rights that I would have if I chose to proceed to trial, including the rights to a jury trial with the assistance of an attorney; to confront and cross-examine government witnesses; to remain silent or testify; to move to suppress evidence or raise any other Fourth or Fifth Amendment claims; to any further discovery from the government; and to pursue any affirmative defenses and present evidence.
- 4. I agree to give up my right to appeal my convictions, the judgment, and orders of the Court. I also agree to waive any right I may have to appeal my sentence.
- 5. I agree not to file any collateral attack on my convictions or sentence, including a petition under 28 U.S.C. §2255, at any time in the future after I am sentenced, except for a claim that my constitutional right to the effective assistance of counsel was violated.
- 6. I agree not to ask the Court to withdraw my guilty pleas at any time after they are entered.
- 7. I agree that the Sentencing Guidelines should be calculated under U.S.S.G. §§ 2T1.4 and 2T4.1, and that the total tax loss for sentencing purposes is \$108,930. The adjusted offense level under the Sentencing Guidelines should be calculated as follows:
 - a. Base Offense Level, U.S.S.G. §2T4.1(E):
 - b. Enhancement for Tax Return Preparer, U.S.S.G §2T1.4(b)(1): +2
 - c. Acceptance of Responsibility: -3 (If I meet the requirements of U.S.S.G. §3E1.1)
 - d. Adjusted offense level 13

I agree that, regardless of any other provision in this agreement, the government may and will provide to the Court and the Probation Office all information relevant to the charged offenses or the sentencing decision. I also agree that the Court is not bound by the Sentencing Guidelines calculations above, the Court may conclude that a higher guideline range applies to me, and, if it does, I will not be entitled, nor will I ask, to withdraw my guilty plea. I reserve the right to

request a downward departure from the adjusted offense level reflected above, and agree that the government shall have the right to oppose any such request.

- 8. I agree that I will make a good faith effort to pay any fine I am ordered to pay. Before or after sentencing, I will, upon request of the Court, the government, or the U.S. Probation Office, provide accurate and complete financial information, submit sworn statements and give depositions under oath concerning my assets and my ability to pay, surrender assets I obtained as a result of my crimes, and release funds and property under my control in order to pay any fine. I agree to pay the special assessment at the time of sentencing.
- 9. I agree that I will not in the future aid or assist, procure, counsel, or otherwise advise anyone in the preparation or presentation to the Internal Revenue Service of any tax returns, and that I will no longer hold myself out as a Tax Return Preparer.
- or before I surrender to serve my sentence. I also agree not to violate the terms of my pretrial release (if any); intentionally provide false information to the Court, the Probation Office, Pretrial Services, or the government; or fail to comply with any of the other promises I have made in this Agreement. I agree that, if I fail to comply with any promises I have made in this Agreement, then the government will be released from all of its promises in this agreement, including those set forth in paragraphs 13 through 15 below, but I will not be released from my guilty pleas.
- 11. I agree that this Agreement contains all of the promises and agreements between the government and me, and I will not claim otherwise in the future.
- 12. I agree that this Agreement binds the U.S. Attorney's Office for the Northern District of California only, and does not bind any other federal, state, or local agency.

The Government's Promises

- 13. The government agrees to move to dismiss any open charges pending against the defendant in the captioned indictment at the time of sentencing.
- 14. The government agrees not to file or seek any additional charges against the defendant that could be filed as a result of the investigation that led to the captioned indictment.